UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

GLOBAL EXPORT MARKETING CO. LTD.,

Case No. 1:20-cv-3504

Plaintiff,

-against-

DEFAULT JUDGMENT

ABDELRAHMAN A. ABBAR TRADING COMPANY,

Defendant.

THIS MATTER having come before the Court upon the Motion for Default Judgment, pursuant to Fed. R. Civ. P. 55(b)(2) and Local Rule 55.2, filed by plaintiff, Global Export Marketing Co. Ltd. ("Plaintiff" or "GEMCO"), through its counsel, Norris McLaughlin, P.A., seeking an order directing entry of judgment by default against the defendant, Abdelrahman A. Abbar Trading Company ("Abbar" or "Defendant"), on notice to Defendant who has not entered an appearance; and the Court having considered the papers filed in support of the motion, and the Report and Recommendation, dated January 9, 2023, issued by The Honorable Sarah Netburn, U.S.M.J., and for good cause shown;

IT IS HEREBY ORDERED on this $\frac{3}{2}$ day of April , as follows:

- 1. Default judgment be and hereby is entered in favor of plaintiff, Global Export Marketing Co. Ltd. and against defendant, Abdelrahman A. Abbar Trading Company in the amount of \$595,023.00¹, and that Plaintiff have execution thereon.
- Plaintiff shall provide a copy of this Order to Defendant by first class mail within
 ____ days of Plaintiff's receipt thereof at the following mail address:

Via First Class Mail:

Abdelrahman A. Abbar Trading Company Dar Alabbar Company Prince Sultan Road Alrawdah District, 9th Floor Jeddah Saudi Arabia

and Email:

Graham.Morris@daralabbar.com; Mohammad.Akbar@daralabbar.com Anas.Alakhras@daralabbar.com

Date: April 3, 2023 New York, New York

HONORABLE JOHN P. CRONAN United States District Judge

¹ As of March 24, 2023, \$595,023.00 is equivalent to 2,234,449.51 Saudi riyal.